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13       Smart Industries Corporation*

**UNITED STATES DISTRICT COURT**

## DISTRICT OF NEVADA

\* \* \* \*

10 WESCO INSURANCE COMPANY as subrogee  
11 of its insured NICKELS AND DIMES  
INCORPORATED.

Case No.: 2:16-cv-01206-JCM-EJY

12 || Plaintiff:

13 vs.  
14 SMART INDUSTRIES CORPORATION dba  
15 SMART INDUSTRIES CORP., MFG., an Iowa  
corporation

**CONSOLIDATED FOR PURPOSES OF  
DISCOVERY AND TRIAL**

JENNIFER WYMAN, individually; BEAR  
WYMAN, a minor, by and through his natural  
parent JENNIFER WYMAN; JENNIFER  
WYMAN and VIVIAN SOOF, as Joint Special  
Administrators of the ESTATE OF CHARLES  
WYMAN; and SARA RODRIGUEZ natural  
parent and guardian ad litem of JACOB WYMAN.

Case No.: 2:16-cv-02378-JCM-EJY

21 Plaintiffs,  
22  
23 vs.  
24 SMART INDUSTRIES CORPORATION dba  
25 SMART INDUSTRIES CORP., MFG, an Iowa  
Corporation; HI-TECH SECURITY INC, a  
26 Nevada Corporation; WILLIAM ROSEBERRY;  
BOULEVARD VENTURES, LLC, a Nevada  
Corporation; DOES 1 through 10; BUSINESS  
27 ENTITIES I through V; and ROE  
CORPORATIONS 11 through 20, inclusive,

**STIPULATION AND ORDER FOR  
EXTENSTION OF TIME FOR  
DEFENDANT SMART TO FILE ITS  
REPLY IN SUPPORT OF MOTION TO  
STRIKE WYMAN PLAINTIFFS'  
FOURTH DISCLOSURE OF  
DOCUMENTS AND WITNESSES (First  
Request)**

28 | Defendants.

1 HI-TECH SECURITY INC; and WILLIAM  
2 ROSEBERRY,  
3 vs.  
4 NICKELS AND DIMES INCORPORATED,  
5 Third-Party Defendants.

6  
7 Defendant Smart Industries Corporation's Reply in Support of Motion to Strike Wyman  
8 Plaintiffs' Fourth Disclosure of Documents and Witnesses is currently due on November 7, 2019.  
9 With this Court's approval, the parties hereby agree that the deadline for said Reply shall be extended  
10 by one day. As such Defendant Smart Industries Corporation's Reply in Support of Motion to Strike  
11 Wyman Plaintiffs' Fourth Disclosure of Documents and Witnesses shall now be due on November 8,  
12 2019.

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1           This Stipulation is submitted in good faith and is not interposed for purposes of delay. This is  
2 the first request to extend the deadline for filing the Defendant Smart Industries Corporation's Reply  
3 in Support of Motion to Strike Wyman Plaintiffs' Fourth Disclosure of Documents and Witnesses.

4           Respectfully submitted,

5           Dated this 7<sup>th</sup> day of November, 2019,

6           BARRON & PRUITT, LLP

7           \_\_\_\_\_  
8           */s/ William H. Pruitt*

9           DAVID BARRON, ESQ.  
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15          Attorneys for Defendant  
16          Smart Industries Corporation

7           Dated this 7<sup>th</sup> day of November, 2019,

8           EGLET ADAMS

9           \_\_\_\_\_  
10          */s/ Tracy A. Eglet*

11          TRACY A. EGLET, ESQ.  
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17          Attorneys for the Wyman Plaintiffs

14           Dated this 7<sup>th</sup> day of November, 2019,

15           CLIFF W. MARCEK, PC

16           \_\_\_\_\_  
17           */s/ Cliff W. Marcek*

18          CLIFF W. MARCEK, ESQ.  
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22          Attorneys for the Rodriguez Plaintiffs

21           **ORDER**

22           **IT IS SO ORDERED.**

23           DATED this 8th day of November, 2019.

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26           UNITED STATES MAGISTRATE JUDGE  
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